A-1 (10/98)



PUBLIC EMPLOYMENT RELATIONS COMMISSION

DO NOT WRITE IN THIS SPACE

Street: 603 EVERGREEN PLAZA BUILDING - 711 CAPITOL WAY Mail: P.O. BOX 40919 OLYMPIA, WASHINGTON 98504-0919 (360) 753-3444

REQUEST FOR GRIEVANCE ARBITRATION

employee organ	AGREEMENT ization submit fo erning interpretat	TO ARBITE	Applicable Rules: Chapters 3 RATE The employer and/o ertain issues arising out of tion of an existing collective	or . a c.		PRINCIPAL BUSINESS
a. EMPLOYER				d.		BARGAINING AGREEMENT A copy of
CONTACT PERSON ADDRESS					the parties' current is attached.	(or most recent) collective bargaining agreemen
CITY/STATE TELEPHONE			ZIP	e.		N OF BARGAINING UNIT Indicate ons, contract page or case/decision number:
ATTORNEY or REPRESENTATIVE						
ADDRESS CITY/STATE			ZIP			
TELEPHONE	()	EXT	FAX ()			
b. EMPLOYEE ORGANIZATION CONTACT PERSON				f.	NUMBER OF E	EMPLOYEES IN BARGAINING UNIT
ADDRESS CITY/STATE			ZIP	a.		'S DECISION The parties agree that the n shall be final and binding upon them, and may
TELEPHONE	,		FAX ()			ourt of competent jurisdiction.
ATTORNEY or REPRESENTATIVE	SENTATIVE		h.	, ,		
ADDRESS CITY/STATE			ZIP			a substitute for economic action, and agree that strike or lockout on any matter submitted for
TELEPHONE	()	EXT	FAX ()		arbitration.	
3. DESIGNATION	N OF REQUES	T The arbi	tration services requeste	ed fror	n the Commissio	on are as follows:
[] ASSIGNIM						
[] ACCICIAIN		RBITRATOR	R FROM THE COMMISS	SION'S	S STAFF (WAC 39	1-65-070); OR
	ENT OF AN AF		R FROM THE COMMISS ORS FROM THE DISPU		•	
[] SUPPLY A	ENT OF AN AF	ARBITRATO	ORS FROM THE DISPU y be submitted by employer, the	TE RE	oyee organization, o	NEL (WAC 391-55-110)

A-1 back (10/98)

INSTRUCTIONS FOR GRIEVANCE ARBITRATION CASES

- A. APPLICABLE RULES The Public Employment Relations Commission (PERC) provides grievance arbitration services under Chapter 391-65 WAC. The rules are available from PERC at (360) 753-3444 or on the web at www.olywa.net/perc. Parties should familiarize themselves with all of the rules applicable to their case.
- B. FORM Fill in all information called for on the form. If you lack information (such as what representative will be used by a party), insert "Unknown".
 - Item 1.a. The named "Employer" must be a party to the collective bargaining agreement under which the grievance to be arbitrated arises.
 - Item 1.b. The named "Employee Organization" must be the other party to the collective bargaining agreement under which the grievance arises.
 - Item 1.c. Examples are: "City", "County", "School District", "Community College", "Technical College", "University", "Port District".
 - Item 1.d. ATTACH the collective bargaining agreement under which the dispute arises (single-sided, unbound documents are preferred).
 - Item 1.e. Describe the bargaining unit by listing the types of employees included and excluded, OR the contract page where the "recognition" clause is found, OR the case number or decision number from the latest PERC certification or unit clarification.
 - Item 1.f. Indicate the number of employees in the bargaining unit.
 - Item 2. Describe the dispute. If more space is needed, ATTACH ADDITIONAL SHEETS containing the information.
 - Item 3. Indicate the nature of the request:

STAFF ARBITRATORS: Members of the PERC staff are assigned as arbitrator, without charge to the parties. Grievance arbitration services are, however, subject to interruption or delay when staff members are assigned to cases of a higher priority.

WAC 391-65-070 Grievance arbitration--Appointment of staff arbitrator. The parties shall not be permitted to select a grievance arbitrator from a list of agency staff members, or to exercise a right of rejection on appointments made by the executive director; but may jointly express a preference for appointment of a particular staff member as their arbitrator, and the executive director shall consider their desires. Upon the filing of a request by one party for the appointment of a member of the agency staff as grievance arbitrator, the executive director shall determine whether the other party to the collective bargaining agreement concurs in the appointment of a staff arbitrator. Upon concurrence or upon the filing of a joint request, the executive director shall assign a member of the agency staff as grievance arbitrator. In the absence of concurrence, the executive director shall notify the requesting party of the lack of concurrence and shall take no further action.

Staff arbitrators are not available for cases arising under Chapter 28B.52 RCW (Collective Bargaining - Academic Personnel in Community Colleges) or under Chapter 41.59 RCW (Educational Employment Relations Act).

DISPUTE RESOLUTION PANEL: PERC maintains a list of independent professionals qualified to act as arbitrators of labor-management disputes. WAC 391-55-110. Lists of Dispute Resolution Panel members are made available by PERC, upon request of parties, under WAC 391-65-090. PERC does not charge for such lists. PERC does not become involved in arrangements between parties and Dispute Resolution Panel members. All fees and expenses charged by selected Dispute Resolution Panel members are the responsibility of the parties. Referrals from the Dispute Resolution Panel are by random selection, by computer. To reduce the need for parties to request additional lists when one or more listed panel members is unavailable, PERC routinely supplies at least 7 names, or two more names than are requested by the parties. What the parties do with the extra names is left entirely to the parties.

- **C. FILING** Take or send the completed and signed form with all attachments (plus one copy with all attachments) to PERC's Olympia office. PERC accepts grievance arbitration requests (up to a maximum of ten pages) by telefacsimile transmission (fax), subject to a requirement for same-day mailing of the original and 1 copy. The party sending a fax is responsible for confirming that the material was complete and legible when received.
- D. SERVICE Beginning with the filing of a request and continuing throughout the proceedings, any party that submits papers to PERC is required to give or send a copy to all other parties to the case. WAC 391-08-120 includes:
 - (3) A party which files or submits any papers to the agency shall serve a copy of the papers upon all counsel and representatives of record, and upon all parties not represented by counsel or upon their agents designated by them or by law. Service shall be completed no later than the day of filing or submission under subsection (1) or (2) of this section, by one of the following methods:
 - (a) Service may be made personally, and shall be regarded as completed when delivered in the manner provided in RCW 4.28.080;
 - (b) Service may be made by first class, registered, or certified mail, and shall be regarded as completed upon deposit in the United States mail properly stamped and addressed.
 - (c) Service may be made by telegraph or by commercial parcel delivery company, and shall be regarded as completed when deposited with a telegraph company or parcel delivery company properly addressed and with charges prepaid.
 - (d) Service may be made by electronic telefacsimile transmission, and shall be regarded as completed upon production by the telefacsimile device of confirmation of transmission, together with same day mailing of a copy of the papers, postage prepaid and properly addressed, to the person being served.

On the same day that service of any papers is completed, WAC 391-08-120(4) requires the person who completed the service to either obtain an acknowledgment of service from the person who accepted personal service, or make a certificate stating the date and the approved method of service used by the person signing the certificate.

E. AGREEMENT TO ARBITRATE The availability of PERC's grievance arbitration services is limited to cases in which the parties have agreed that the decision of the arbitrator will be final and binding upon them.